

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of	)
Gordon Herman BOKELMAN et al.	) Group Art Unit: 1731
Application No.: 10/060,347	) Examiner: C. N. Lopez
Filed: February 1, 2002	) Confirmation No.: 7641
For: APPARATUS AND METHOD F CURING TOBACCO	FOR AIR )
AMENDMENT/R	REPLY TRANSMITTAL LETTER
	TC
Assistant Commissioner for Patents	}
Washington, D.C. 20231	TAR TOO
	entified patent application.
Sir:	
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Enclosed is a reply for the above-ide	entified patent application.
[ ] A Petition for Extension of Ti	me is also enclosed.
C.F.R. § 1.20(d) are also enc	
[ ] Also enclosed is/are	
[ ] Small entity status is hereby c	laimed.
[ ] Applicant(s) request continued [ ] \$375.00 (2801) [ ] \$750.0	d examination under 37 C.F.R. § 1.114 and enclose the 00 (1801) fee due under 37 C.F.R. § 1.17(e).
[ ] Applicant(s) previously s requested.	submitted, on, for which continued examination is
exceed three months from the	on of action by the Office until at least, which does not filing of this RCE, in accordance with 37 C.F.R. under 37 C.F.R. § 1.17(i) is enclosed.
[ ] A Request for Entry and Con (1809/2809) is also enclosed.	sideration of Submission under 37 C.F.R. § 1.129(a)
[ ] No additional claim fee is req	quired.
[X] An additional claim fee is req	quired, and is calculated as shown below:

	No. OF CLAIMS	HIGHEST NO. OF CLAIMS PREVIOUSLY PAID FOR	EXTRA CLAIMS	RATE	ADDT'L FEE
Total Claims	23	MINUS 20 =	3	× \$18.00 (1202) =	54.00
Independent Claims	3	MINUS 3 =	0	× \$84.00 (1201) =	
If Amendment adds mu	ltiple depend	ent claims, add \$28	0.00 (1203)		
Total Amendment Fee				54.00	
If small entity status is	claimed, sub	tract 50% of Total A	Amendment Fe	e	
TOTAL ADDITIONA	L FEE DUE	FOR THIS AME	NDMENT		54.00

[ ] A claim fee in the amount of \$ is enclosed.	ed
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[X] Charge \$54.00 to Deposit Account No. 02-4800.

The Commissioner is hereby authorized to charge any appropriate fees under 37 C.F.R. §§ 1.16, 1.17, 1.20(d) and 1.21 that may be required by this paper, and to credit any overpayment, to Deposit Account No. 02-4800. This paper is submitted in duplicate.

Respectfully submitted,

BURNS, DOANE, SWECKER & MATHIS, L.L.P.

y. V. Clr

Registration No. 31,917

P.O. Box 1404 Alexandria, Virginia 22313-1404 (703) 836-6620

Date: March 6, 2003



Patent Attorney's Docket No. <u>021238-469</u>

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of

Gordon Herman BOKELMAN et al.

Application No.: 10/060,347

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APPARATUS AND METHOD FOR AIR )

RESPONSE TO RESTRICTION REQUIREMENT

Assistant Commissioner for Patents Washington, D.C. 20231

**CURING TOBACCO** 

Sir:

For:

In response to the restriction requirement set forth in the Official Action dated February 13, 2003, Applicants hereby elect, with traverse, the invention covered by Group I, Claims 1-14.

The restriction requirement is traversed on the basis that the search and examination of the invention covered by Claims 15-20 can be carried out without serious burden on the Examiner. That is, Claims 15 and 17 are directed to a method of air curing tobacco in a tobacco curing barn comprising an enclosure having the at least one vertically arranged air duct, the at least one in-line fan and the at least one operable and closeable opening comprising parts of the tobacco curing barn recited in Claim 1 (see amendments to Claims 1, 15 and 17 set forth in the Preliminary Amendment submitted concurrently herewith).

As set forth in MPEP §803, when an application may properly be required to be restricted to one of two or more claimed inventions, "[i]f the search and examination of an

Attorney's Docket No. <u>021238-469</u> Application No. <u>10/060,347</u>

entire application can be made without serious burden, the examiner must examine it on the

merits, even though it includes claims to independent or distinct inventions." In the present

case, it is submitted that the search and examination of the entire application can be made

without serious burden since the features of the tobacco curing barn set forth in Claim 1 are

also set forth in the methods of Claims 15 and 17.

In view of the foregoing, early and favorable consideration on the merits is

respectfully requested.

Respectfully submitted,

BURNS, DOANE, SWECKER & MATHIS, L.L.P.

P.O. Box 1404 Alexandria, Virginia 22313-1404 (703) 836-6620

Deter K Skiff

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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

PRELIMINARY AMENDMENT				
		TC 1		
CURING TOBACCO	)			
For: APPARATUS AND METHOD FOR AIR	)			
Thed. Tebruary 1, 2002	)			
Filed: February 1, 2002	) Confirmation No.: 7641			
Application No.: 10/060,347	) Examiner: C. N. Lopez			
40/050 045				
Gordon Herman BOKELMAN et al.	) Group Art Unit: 1731			
In re Patent Application of	)			

Sir:

Prior to examination, please amend the above-identified application as follows:

## **IN THE CLAIMS:**

**Assistant Commissioner for Patents** 

Washington, D.C. 20231

Please replace Claims 1-15 and 17 and add new Claims 21-23 as follows:

1. (Amended) A tobacco curing barn, comprising:

an enclosure in which tobacco leaves and/or plants can be air cured;

at least one vertically arranged air duct, positioned in a central portion of said enclosure, said at least one vertically arranged air duct enclosing at least one in-line fan positioned in said at least one vertically arranged air duct;

at least one ventilating fan located in an upper portion of said enclosure; and at least one openable and closeable opening in at least one side wall of said

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enclosure.

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